UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

9		
Defendant, Cross-Claimant and Counter-Claimant,		
Defendant and Counter-Claimant,		
Defendants.		
This proceeding came before the court, and a decision or order for judgment was duly rendered, the Honorable Robert J. Kressel, United States Bankruptcy Judge, presiding. It is therefore Ordered and Adjudged:		

Defendant Dennis E. Hecker shall recover nothing on his counter-claim

NOTICE OF ELECTRONIC ENTRY AND FILING ORDER OR JUDGMENT Filed and Docket Entry made on 07/20/2010 Lori Vosejpka, Clerk, by LMH

1.

against the plaintiff or his cross-claim against Midwest Motors, LLC.

2. Defendant Midwest Motors, LLC, properly cancelled the personal services

agreement with defendant Dennis E. Hecker.

3. The plaintiff shall retain \$65,000.00 of the amount that he currently holds

in escrow and shall pay to defendant Toyota Financial Savings Bank the sum of \$18,333.32.

4. Defendant Midwest Motors, LLC, shall pay to defendant Chrysler

Financial Services Americas, LLC, the sum of \$150,000.00.

5. Defendant Midwest Motors, LLC, shall pay to defendant Toyota Financial

Savings Bank the sum of \$266,668.68.

6. Defendant LKMCD Properties, LLC, shall return defendant Dennis E.

Hecker's promissory note evidencing a \$100,000.00 loan made by LKMCD to Hecker with the

notation that the promissory note has been paid in full.

7. Defendant Midwest Motors, LLC, shall deliver to defendant Dennis E.

Hecker title to the 2007 Toyota Tundra described in the settlement agreement.

8. Except as provided above, all claims, cross-claims, and counter-claims are

denied.

Dated: July 20, 2010

At: Minneapolis, Minnesota

Lori A. Vosejpka

Clerk of Bankruptcy Court

/e/ Lynn M. Hennen

By:

Lynn M. Hennen

Deputy Clerk